Procedures for Handling Exhibits

1. Exhibit stickers/labels/tags can be obtained from the Clerk's Office or from the courtroom deputy at the pretrial conference. Example: (or counsel may produce their own sticker)

Case #
Exhibit #
Admitted

- 2. All trial exhibits must be pre-marked by counsel. Plaintiff's exhibits shall be numbered consecutively beginning with number 1. Defendant's exhibits shall be numbered consecutively beginning with number A-1. Duplicate documents shall not be listed twice on the exhibit list. Once a party has identified an exhibit on the exhibit list or in the pretrial order, any party may use it.
- 3. If the exhibit or witness list is revised at any time after it is filed with the court, counsel shall file a revised list with the court.
- 4. The original set of exhibits shall be submitted in binders with tabbed dividers between exhibits.
- 5. A second set of exhibits (copies) for the Court should also be in binders with tabbed dividers between exhibits.
- 6. <u>Copies</u> should be delivered to Jean Boring, Courtroom Deputy, the Monday prior to trial, or upon other arrangements made with the clerk or Judge during the Pretrial Conference.
 - ***<u>Originals</u> shall be brought to court the first day of trial.
- 7. If the DEPS equipment will be used by any party at trial, the party shall make arrangements to attend the technology training provided by the court.

www.wawd.uscourts.gov/courtservices/technologyinthecourtroom.htm

Prior to the pretrial conference, the parties should contact Jean Boring, Courtroom Deputy Clerk, <u>jean@wawd.uscourts.gov</u>, or (253) 882-3823) to schedule a time to test any equipment that the parties wish to use at trial. If there is time the equipment can be tested before or after the pretrial conference.